ORDINANCE NO. 82-26

OFDINANCE OF THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, FLORIDA, AMENDING OBDINACE NO. 80-8, AS AMENDED BY OFDINANCE NO.81-27, TO INCORPORATE THE CHANGES FROM THE SECOND ANNUL REVIEW OF THE PALM BEACH COUNTY COMPREHENSIVE FLAM, PROVIDING FOR: AMENDMENTS TO COMPREHENSIVE FLAM; CORRECTION OF A TYPOGRAPHICAL ERROR IN ORDINANCE NO. 81-27; REPEAL OF COMPLICTING ORDINANCE; SEVERABILITY; AND EFFECTIVE DATE.

MEDRAS, the Local Government Comprehensive Planning Act of 1975, as amended, Section 163,3161, et seq., Florida Statutes, requires each local government in the State of Florida to adopt a Comprehensive Plan to guida and control future development; and

MERRAS, the Board of County Commissioners of Falm Beach County, Florida, pursuant to said act, adopted Ordinanca No. 80-8 establishing the Falm Beach County Comprehensive Flans and

WHERPAS, the Comprehensive Plan provides for an annual review to determine the necessity of any changes proposed by the County or mashers of the public; and

MERRIAS, on July 28, 1982, the Board of County Commissioners sat as the Palm Seach County Local Flanning Agency to review all proposed changes and made recommendations therein; and

MEDICAS, on July 28, 1982, the Board of County Commissioners adopted amendments to the Future Land Use Element involving less than five (5%) percent of the total land area of unincorporated Falm Beach County pursuent to Section 163.3184(7) (b), Florida Statutes; and

MERRAS, on October 19, 1962, and Movember 2, 1962, the Board of County Commissioners held two public hearings on the proposed amendments to the Future Land Use Element involving five (5%) percent or some of the total land area of unincorporated Palm Beach County pursuant to Section 163.3184(7) (c), Florida Statutes; and

MEDIZAS, the Board of County Commissioners has considered amendments to the remaining elements of the Comprehensive Plan.

NOW, THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COPHISSIONERS OF PAIN BEACH COUNTY, FLORIDA, that:

SECTION I. AMENDMENTS TO THE FUTURE LAND USE ELEMENT OF THE COMPREHENSIVE PLAN INVOLVING LESS THAN FIVE (5%) PERCENT OF THE TOTAL LAND AREA OF UNITACORPORATED PAIN BEACH COUNTY.

The Palm Beach County Comprehensive Plan Future Land Use Element which was attached as an exhibit to the Palm Beach County Ordinance No. 80-8, as amended by Ordinance No. 81-27, is hereby amended as follows:

A. Beginning on Page 8, the Specific Permitted Commercial and Industrial Locations and Special Land Use Policies and Regulations by Reference area section is hereby amended to add the following Special Commercial Potential designations:

1) Amea No. 1

14. The intersection of Jupiter Gardens Drive and
Reagan Way, provided that uses are limited to the Permitted Uses of the
CNI District of the Zoning Code.

2) Appa No. 8

7. East side of Military Trail approximately 1/8 of a mile north of Belvedere Road, legally described as follows:
Parcel One:

Beginning at the Northeast corner of the South Half (S 1/2) of the South Half (S 1/2) of the Morthwest Quarter (NM 1/4) of the Southwest quarter (SM 1/4) of the Southeast quarter (SE 1/4) of said Section 25, being hereinafter referred to as "said Tract A." thence Westerly along the North line of said Tract A a distance of 198.59 feet; thence Southerly paralled to the West line of said Tract A, being the center line of Military Trail a distance of 168.58 fast to a point in the South line of said Tract A; thence Easterly along the South line of said Tract A a distance of 196.43 feet, more or less, to the Southeast corner of said Tract As thence northerly along the East line of said Tract A a distance of 168.65 feet to the point of beginning. TOGETHER with an easement for road purposes and for ingress and egrees over the South 15 feet of that part of said Tract A extending from the West line of the parcel herein described, Westerly to the right-of-way line of Military Trail, to be maintained by the purchasers, their heirs and assigns.

Parcal Tops

Commencing at the Northeast corner of the South Half (\$ 1/2) of the South Half (5 1/2) of the Northwest quarter (NW 1/4) of the Southwest quarter (SM 1/4) of the Southeast quarter (SE 1/4) of said Section 25, being hereinafter referred to as "said Tact A"; thence Hesterly along the North line of said Tract & a distance of 194.59 feet to the point of beginning; thence contime Westerly along the Morth line a distance of 75 feet; theree Southerly parallel to the West line of said Tract A, being the center line of Military Trail a distance of 168.55 feet = a point on the South line of Tract A; thence, Easterly alorg said South line a distance of 75 feet; thence Mortherly parallal to the West line of said Tract A, a distance of 168,58 feet, more or less, to the point of beginning. TOGETHER with an essessent for road purposes and for incress and egress over the South 15 feet of that part of said Tract A extending from the West line of the parcel herain described Westerly to the right-of-way line of Military Trail.

3) Area No. 15

- 14. Southeast corner of 10th Avenue Horth and Greene Avenue.
 - 4) Area No. 16
- 18. What side of Congress Avenue from Prince Drive to the south side of 47th Place South (Helaleuca Lane), limited to those uses which are considered related to the medical complex.
- 19. On Hypolismo Road between I-95 and High Ridge Road, with frontage and access on Hypolismo Road only.
 - 5) Area 17
- 10. Lots 1 through 24 of the Kanmaha Park subdivision lying east of Charleston Street and morth of Clandenin Street.
- 8. Beginning on Page 8, the Specific Permitted Commercial and Industrial Locations and Special Land Use Policies and Regulations by Reference Area section is hereby assended to add the following Industrial Potential designations:
 - 1) Area No. 8
- 3. Properties fronting on Scott Avenue and Indian Road between Okeechobes Boulevard and Gardenia Street. The Industrial Potential designation is limited to Light Industrial uses and does not include properties fronting on Okeachobes Boulevard.
 - 2) Area Ho. 15
- 5. Those areas bound by Southern Boulevard on the Morth, Congress Avenue on the West and proposed Australian Avenue on the South and East, which are generally found to be within the Ldn 80+ noise contour, provided however, that such uses shall be limited to those acceptable with aircraft noise as delineated by Pederal quidalines in the Pederal Register, Vol. 46, No. 16, January 26, 1982 as amended.
 - 3) Area Mo. 18
- Along Dalray West Road west of its intersection...
 vith Smith Sundy Road, service industrial uses, principally but not exclusively associated with agricultural uses may be found appropriate.
- C. Beginning on Page 8, the Specific Permitted Commercial and Industrial Locations and Special Land Use Policies and Regulations by Reference Area section is hereby amended to add the following Special Policies which change the Residential Land Use Plan Categories:

- 1) Area No. 2
- 4. The Land Use Plan Category is changed from the Very Low (VL) Residential to the Very Low to Low (VL-L) Residential for the south 1/2 of Section 28 and all of Section 33, Township 41 South, Range 42 East. The Maximum densities allowed shall be no greater than 1 unit per 1 1/2 acres and all wetlands shall be protected and incorporated into any meater plans for these areas.

2) Area No. 12

2. The Land Use Plan Category is changed from Agricultural Preservation (AP) to Low to Medium (L-M) Residential for the area in Sections 12 and 13, Township 43 South, Range 36 East, more particularly described as follows:

State Lote 1 and 2, of the Subdivision of Section 12, Township 43 South, Range 36 East, Palm Beach County, Florida; LESS AND NOT INCLUDING: State Road 715 right-of-way parcel described in O. R. 2925, page 1875; AND State Lot 2 of Subdivision of Section 13, Township 43 South, Range 36 East, Palm Beach County, Florida; AND two parcels of Sovereignty Land, lying in the Unsurveyed part of Section 13, Township 43 South, Range 36 East, Palm Beach County, Florida; described in O. R. 1286, page 600, as follows: commence at the Northeast corner of Lot 2, Section 13, Bosnship 43 South, Range 36 East, according to the plat "Lands Offered for Sale in the Everglades, by the Trustees of the I. I. Fund, Tallahasses, Florida, December 1st, 1916"; thence North 0° 07° East, 51.0 feet; thence North 89° 53° West, 207.0 feet; thence South, 55° 13' Hest, 1127.32 fact, along the R/W of the E. D. D. Levee as established by Hallis Engineering Company; thence South 89° 53' East, 533.6 feet; thence North 45° 18' East, 842.73 feet to the point of beginning, containing 5.93 acres, more or less, and lying and being in Section 13, Township 43 South, Range 36 East, Palm Beach County, Florida, AND

A parcel of Soveraignty land in Palm Beach County, Florida described as follows: commence at the Northeast corner of Lot 2, Section 13, Township 43 South, Range 36 East, according to the plat: "Lands Offered for Sale in the Everglades by the Trustees of the Internal Improvement Fund, Tallahasses, Florida, December 1, 1916," Thence North 0° 07° East, 51.0 feet; thence North 89° 53° Mest, 207.0 feet to the point of beginning; thence continue thorth 89° 53° Mest, 734.51 feet; thence South 37° 11° 30° Mest, 806.68 feet along the U. S. Right-of-way line; thence North 89° 51° 30° East, 298.05 feet; thence North 55° 13° East, 1125.13 feet to the point of beginning. Containing 7.63 acres, more or less, and lying and being in Section 13, Township 43 South, Range 36 East, Palm Beach County, Florida.

- 3) Area No. 14
- 3. The Land Use Plan Category is changed from Very Low to Low (VL-L) Residential to Very Low (VL) Residential for the area bounded by Southern Boulevard on the north, Jog Road on the east, Dillmen Road (Summit Boulevard extended) on the mouth and the Florida Turnpike on the west.
 - 4) Arma No. 18

2. Because of the altered nature of the land immediately north of the Reserve Area Line, west of State Road 7 known as Southern Manor Golf Course, the following special policy shall apply to the land within the East 1/2 of the Southeast 1/4 of Section 35, Township 46 South, Range 41 East, Palm Beach County, Florida, together with all of Tracts 49 through 92, inclusive, Block 69, Palm Beach Farms. Company Plat No. 3, as recorded in Plat Book 2, pages 45 to 54, inclusive, of the Public Records of Palm Beach County, Floriday less the right-of-way for State Road 7, pursuant to State Road Department Right-of-way Map Project 5268; Sheet 2 or 8, revised 17 June 1941. Said property containing 399.12 acres, plus or minus.

The above described land may be developed at a density of 1 unit per acre as an agricultural P.U.D. under the provisions of the Soning Code and Comprehensive Plan, provided, however, that the 20% buildable area, referred to in Part 3D of the Reserve Area Development Options, is waived, as long as the existing golf course is smintained as part of the Development and that is this specific instance the golf course may be considered as acceptable upon space for the project.

5) Area No. 23

3. The Land Use Plan Category is changed from Reserve to Very Low to Low (VL-L) Residential for all of Section 22 and that part of Section 27 north of the Hillsboro Canal in Township 47 South, Range 41 East. The above described land may be developed at a density of not more than one and one-half dataling units per acre (1.5 du/ac).

SECTION II. AMENOMENTS TO THE FUTURE LAND USE ELEMENT OF THE COMPREHENSIVE FLAM DAVOLVING FIVE (51) PERCENT OR HORE OF THE TOTAL LAND AREA OF UNINCORPORATED PALM BENCH COUNTY.

The Palm Beach County Comprehensive Plan Future Land Use Element which was attached as an enhibit to Palm Beach County Ordinance No. 80-8, as amended by Ordinance No. 81-27, is hereby amended as follows:

- A. Page 4, Land Use Map Categories, Reserve Area;
 Paragraph J. E. is amended to read:
- E. The remaining eighty percent shall be maintained in agriculture, recreation or other open space use. <u>For the purposes of</u>

this option, recreation or other open space use, shall be defined as rural in nature. No recreation use that is intensive in land occupancy or that would interfere with the continued practice of agriculture on the subject property or adjacent properties is acceptable. Types of recreation or open space use that say be found acceptable include, but are not limited to, passive or nature study opportunities, but clubs, wildlife or fishing casps and other similar uses.

8. Page 10, Area No. 15, <u>Special Policies</u> is amended to read:

None. That triangular area bounded by Southern Boulevard on the North, Congress Avenue on the West and the proposed Australian Avenue on the South and East, which is within the Ldm 80 noise contour, as identified in the 1979 BEN Interim Report to the Board of County County County Shall be considered by the Board and the Falm Beach County Department of Airports for acquisition as a noise and safety easement on the approach end of Russay 31.

- C. Page 12, Area No. 23, Special Policies is amended to reads
- 1. Projects near Conservation Area 1 shall meet the requirements of Performance Standard 4.
- 2. This area is a portion of the land designated as "Reserve Area" in the Land Use Plan. However, because of the nature of its physical characteristics which differ from the Reserve in Area 18, it is hereby specifically designated as suitable for certain Public and other land uses, including private landing strips and heliports, sanitary landfills, shellrock mining, communications towers, and treated sludge disposal.
- D. Page 12. <u>Performance Standards, Applicability</u>, the following is hereby added to the end of that section:

Application for a Special-Exception for Commercial and/or Industrial uses.

- E. Page 13, <u>Performance Standard 4, Environmental Impacts;</u>
 the following is hereby added to the end of that section:
- C. In all instances, the policy statements of the Conservation and Coastal Zone Element shall be reviewed for consistency and implemented where applicable.

6.

(82-26)

F. Page 13, <u>Transfer of Davelopment Rights;</u> the 2nd paragraph is amended to reads

The South County Agricultural lands are in areas of warm, rich soils particularly suited to gooding vegetables although at high cost production. Yields are extremely high, particularly when favorable climatic factors are netwest-productivity of the soil-is coupled with sophisticated growth techniques. Because of the value to the economic base of the County, it is an area in which it is desirable to preserve the agricultural land even though there is an increasing presence to turn it to residential uses.

G. Page 13, <u>Transfer of Development Rights</u>; the 4th paragraph is hereby smended to read;

Development rights may be transferred from areas designated as Reserve or as Conservation, including the Losshatches Slough but escluding Reference Area 24. Those is Conservation have severe limitations upon development potential and should be somed for even less than Rural Residential densities as Agricultural Preservation.

Nonetheless, is order to provide compensation, any privately cased land designated as Conservation may transfer one dealling unit per five acres (ldm/Sac) to a percel of land within the USA as part of a POD. Uses in the J. W. Corbett Area, Losshatches Slough, Nest Palm Beach Catchwent Area buffer, and Conservation Areas 1 and 2, specifically designated as "Conservation" on the land use plan map, shall be oriented toward recreation and/or preservation and management of natural resources.

Agriculture operations in these areas are not pecutited,

- N. Ocdinance No. 81-27 is hereby assended as follows:
 - 1) Page 4, Item J, delete lines 15 36.
 - 2) Page 5, Item J, delete line 1.

SECTION III. MENDREMS TO CHARGES IN THE COMPREHENSIVE PLANS SECTION OF THE PALM BEACH COUNTY COMPREHENSIVE FLANS

The Palm Beach County Comprehensive Plan, adopted as Palm Beach County Ordinance No. 80-8, as amended by Ordinance No. 81-27, Page 14, CHANCES IN THE COMPREHENSIVE PLAN section, is amended by adding the following paragraph:

SECTION IV. MENCHENT TO INTERCOMENHENTAL COORDINATION ELEMENT OF THE PALM BEACH COUNTY CO-SPECIALITY FLAM

The Palm Beach County Comprehensive Plan, adopted as Palm Beach County Ordinance No. 80-8, as amended by Ordinance No. 81-27, Page 73, Intergovernmental Coordination Element, Implementation Section, is hereby amended by adding the following at the end of that sections

In cases where a waiver for soming change is requested by a municipality in conjunction with the requirements of Chapter 171, Florida Statutes, the following policies shall be used by the Board of Chanty Commissioners in evaluating the request.

- 1. Prior to receiving a valver, the municipality shall have assessed the property in question and shall have assessed its

 Comprehensive Plan to include the property for which the valver is requested.
- 2. The Board of County Commissioners may find the proposed waiver compatible with the plan if:
- a) The uses and/or densities in the municipal plan for the area have no significant impact (as defined in the Comprehensive Plan or other adopted ordinances) on County systems, or
- b) Where performence standards adopted as part of the County's Comprehensive Plan or other adopted ordinances, are fully metin terms of their impact on County systems, or
- c) Where the municipality agrees that performance standards equal to those adopted as part of the County's Comprehensive Plan, or other adopted ordinances, will be fully met simultaneously with development of the annexed area in terms of their impact on County systems,

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3. The Board also shall determine that the proposed uses and densities are compatible with existing development patterns in unincorporated areas in the immediate vicinity of the amount area.

SECTION V. MEMBHENT TO SECTION I OF PAIN BENCH COUNTY ORDITANCE NO. 81-27 TO CORRECT TYPOGRAPHICAL ERROR.

Section I of Palm Beach County Ordinance No. 81-27, amending the Palm Beach County Comprehensive Plan adopted as Palm Beach County Ordinance No. 80-6, which memorialized the action of the Palm Beach County Commission on July 21, 1981, in amending the Comprehensive Plan contained a typographical expor which is hereby corrected to meads

H. Page 12, Area 26, Special Policy No. 1 is hereby created to reads

"The <u>Mortheast</u> Mortheast quarter of Section 0, and the Morth 1/2 of Section 9, both in Township 44 South, Range 37 East, shall be changed to the Very Low Density Residential category."

SECTION VI, SEVERABILITY

If any section, paragraph, sentance, clause, phase, or word of this ordinance is for any reason hald or declared to be unconstitutional, inoperative, or word, such holding shall not affect the remainder of this ordinance.

SECTION VII. EFFECTIVE DATE

The provisions of this ordinance shall become effective upon receipt of acknowledgment by the Department of State, State of Florida.

APPROVED and ADDRTED by the Board of County Counterings of Palm Beach County, Florida on the 21st day of December 1982

PALM MEACH COUNTY, FLORIDA, BY ITS BOAND OF COLNTY CONSISSIONERS

Acknowledged by the Department of State of the State of Florida, on this, the 30th day of December , 1982. recaived on the Ath day of January , 1963 , at 3:27 P.M., and filed in the office of the Clerk of the Board of County Commissioners of Palm Beach County, Florida.

APPROVED AS TO FORM AND LEGAL SUFFICIPACY

By: Shu Calotte
County Attorney

COUNTY OF PALM BEACH, STATE OF FLORIDA CLERK OF CIRCUIT COURT

I, John B. Dunkle, Clerk of the Fifteenth judicial Circuit Court of the State of Florida and Clerk of the Board of County Commissioners, do hereby certify that the above and foregoing is a true and correct copy of an Ordinance designated and cited as An Ordinance of the Board of County Commissioners of Palm Beach County, Florida, amending Ord. No. 80-8, as amended by Ord. No. 81-27, to incorporate the changes from the Second Annual Review of the Palm Beach County Comprehensive Plan, providing for.....

approved and adopted by the Board of County Commissioners in regular session Becamber 21, 1982, as shown by the records of this office.

Given under my hand and the Seal of the
Board of County Commissioners of Palm
Beach County, Florida, at the County
Courthouse, West Palm Beach, Florida,
this the Ath day of January A.D., 193

JOHN B. DUNKLE, Clerk of Circuit Court and Clerk of the Board of County-Equalisticates.

JAN 10 19L

INTER-OFFICE COMMUNICATIONS

PLANNING DIVISION

Palm Beach County, Florida

10:

DATE: January 7, 1983

John Sansbury, County Administrator
Charles Schoech, County Attorney
Herbert Kahlert, County Engineer
David Bludworth, State Attorney
Robert L. Bogen, Asst. Attorney General
Captain Cook, Sheriff's Dept.
Frank Schulz, Sheriff's Office
Robert Basehart, Planning, Building & Zoning
Bob Palchanis, Building Division, Director
Assistant County Attorney - John Corbett
Ms. Peggy Springer - 4th District Court of Appeals

Don Lockhart - Zoning Dept.

FROM:

John W. Dame Chief Deputy Clerk

82-26 PALM BEACH COUNTY ORDINANCE NO. An Ordinance desiganted and cited as An Ordinance of the Board of County Commissioners of Palm Beach County, FL, amending Ord. No. 80-8, as amended by Ord. No. 81-27, to incorporate the changes from the Second Annual Review of the Palm Beach County Comprehensive Plan, providing for.....

. In accordance with the request of the Board of County Commissioners

enclosed is a copy of subject Ordinance.

Signed

JWD: 1c

Enclosure

Commissioner Bailey John B. Dunkle, Clerk Minutes Department Commissioner Evatt Commissioner Spillias Commissioner Koehler Commissioner Wilken ...

12.